UNITED S	TATES DIS	TRICT	COURT
EASTERN	DISTRICT	OF NE	W YORK

STEFNI SEYMOUR, Individually and on Behalf of All: Other Persons Similarly Situated,

06 CV 1293

STIPULATION OF DISMISSAL

Plaintiffs,

- against -

CARELINK, INC. and GLOBAL STAFFING RESOURCES, INC.

Defendants.

WHEREAS, the Court stayed all proceedings in this case on the representation of counsel that "a final decision in the case captioned <u>Coke v. Long Island Care at Home</u> ('Coke'), is likely to affect the outcome of this case," and

WHEREAS, in <u>Coke</u>, the United States Supreme Court upheld the U.S.

Department of Labor regulation, 29 CFR §552 109(a), exempting certain companionship workers who were alleged to be in domestic service employment and paid by third party agencies, from the minimum wage and maximum hours rules of the Fair Labor Standards Act; and

WHEREAS counsel for the parties have agreed to a voluntary dismissal of the case in light of the Supreme Court decision in Coke;

IT IS HEREBY Stipulated by and between counsel for the parties that:

The case shall be and hereby is DISMISSED with prejudice as to all FLSA claims finally resolved or controlled by the decision of the United States Supreme Court in Coke v.

Long Island Care at Home No. 06-593, 2007 U.S. LEXIS 7717 (U.S. June 11, 2007), and DISMISSED as to all other claims asserted herein without prejudice pursuant to Fed. R. Civ. P. 41(b).

2. Each party shall bear its own costs.

Dated: New York, New York July 18, 2007

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SO-ORDERED

s/Hon. Charles P. Sifton

U.S.D.J.

7/25/07